Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address	FOR COURT USE ONLY
Brett F. Bodie (SBN: 264452)	
Bankruptcy Law Center, APC	
16133 Ventura Blvd., Ste 700	
Encino, CA 91436	
ph (800) 492-4033	
fax (866) 444-7026	
email: brett.bodie@blc-sd.com	
Individual appearing without attorney	
Attorney for. Nedra Sneed	
	AAU/DUDTOV OOLIDT
	ANKRUPTCY COURT NIA - SAN FERNANDO VALLEY DIVISION
CENTRAL DISTRICT OF CALL OR	T
In re:	CASE NO.: 1:14-bk-12307-MT
	CHAPTER: 13
NEDRA SNEED	
	NOTICE OF MOTION AND MOTION TO
	AVOID LIEN UNDER 11 U.S.C. § 522(f)
	(PERSONAL PROPERTY)
	Distriction and the last section dead DD 0042 4/o)3
Debtor(s).	[No hearing required unless requested under LBR 9013-1(o)]
Debioi(s).	
Creditor Name: SPRINGLEAF FINANCIAL SERVICES	S INC
Creditor Name: SPRINGLEAF FINANCIAL SERVICES	5, INO.
TO THE CREDITOR, CREDITOR'S ATTORNEY AND OTH	IER INTERESTED PARTIES:
 NOTICE IS HEREBY GIVEN that the Debtor hereby me 	oves this court for an order, without a hearing, avoiding a lien
on the personal property (Personal Property) described	herein on the grounds set forth below.
2. Deadline for Opposition Papers:	
	tor's motion may file and serve a written objection and request
a hearing on this motion. If you fail to file a written resp	oonse within 14 days of the date of service of this notice, plus 3
	ly, or pursuant to F.R.Civ.P. 5(b)(2)(D), (E), or (F), the court
may treat such failure as a waiver of your right to oppos	se this motion and may grant the requested relief.
3. Type of case:	
a. X A voluntary petition under chapter 7	11 12 X 13 was filed on: 05/03/2014
b. An involuntary petition under chapter 7	11 was filed on:
An order for relief under chapter 7	11 was entered on:
c. An order of conversion to chapter 7	11 12 13 was filed on:
d. Other:	
This form is optional. It has been approved for use in the Unite	ed States Bankruptcy Court for the Central District of California.

4.	4. Procedural Status: a. Name of trustee appointed (if any): Elizabeth F. Rojas b. Name of attorney of record for trustee (if any):	
5.	5. Debtor claims an exemption in the subject real property under:	
	a. California Code of Civil Procedure § (homestead) exemption amount claimed	d on schedules:
	b. California Code of Civil Procedure § 703.140b3 exemption amount claimed on schedule c. \$ 3,000.00	es:
	d. Other statute (specify):	
	e. Other statute (specify):	
6.	,	
	 a. On (specify date): 09/13/2013 Debtor obtained a consumer loan from respondent in the princing (specify amount): \$\frac{3,100.00}{2,100.00}\$ 	pal amount of
	 b. As security for said loan, Debtor(s) gave respondent a security interest in the Personal Property possession. 	y in Debtor's
	c. The loan was neither obtained nor used for the purpose of buying the Personal Property.	
	d. The current balance due on the loan is (specify amount): \$ 4.395.67	
7.	7. On Schedule C, Debtor claimed an exemption in said personal property.	
8.	 Debtor alleges that the fair market value of each individual item of the Personal Property claimed ex a declaration attached hereto. (Attach Debtor's declaration to this motion) 	xempt is set forth in
9.	9. Debtor attaches the following documents in support of the motion (as appropriate): Copy of Spring	gleaf Proof of Claim
	a. Schedule C listing all exemptions claimed by Debtor	tor's Scheds B &C
	b. X Loan agreement	
	c. X Security agreement	
	d. X Declaration of fair market value	
	e. Other (specify):	
	f. Other (specify):	
	g. Other (specify):	
To	Total number of attached pages of supporting documentation: 19	
10.	10. Debtor declares under penalty of perjury under the laws of the United States that the foregoing is tr	ue and correct.

Case 1:14-bk-12307-MT Doc 23 Filed 09/26/14 Entered 09/26/14 15:50:15 Desc Main Document Page 3 of 25

WHEREFORE, Debtor prays that this cour been served) avoiding the subject lien.	t issue an order (a copy of the form of which is submitted herewith and has
Date: <u>09/16/2014</u>	Signature of Debtor
	NEDRA SNEED
	Printed name of Debtor
Date: 09/25/2014	/S/ Brett F. Bodie
7701,	Signature of attorney for Debtor

BRETT F. BODIE

Printed name of attorney for Debtor

١	Main Document Page 4 of 25
1	Brett F. Bodie (SBN: 264452) BANKRUPTCY LAW CENTER, APC
2	16133 Ventura Blvd. Ste 700
3	Encino, Ca 91436 Phone: (800) 492-4033
4	Attorneys for Debtor
5	TOTALD OWNERS DIMENTARY COURS
6	UNITED STATES BANKRUPTCY COURT Central District of California
7) Case No.: 1:14-bk-12307-MT
8	In Re: NEDRA SNEED) DECLARATION OF DEBTOR IN SUPPORT) OF MOTION TO AVOID LIEN UNDER 11
9) U.S.C §522(f)
10	Debtor,)
11))
12	
13	DECLARATION
14	I, NEDRA SNEED, am over the age of eighteen years and declare the
15	following to be true and correct under the penalty of perjury of the
16	laws of the United States:
17	1. On or about 09/13/2013, I took out a loan with SPRINGLEAF
18	FINANCIAL SERVICES, INC (hereinafter "SPRINGLEAF") in the amount
19	of \$3,100.00
20	2. The loan contained a security agreement which secured the loan to
21	some of my personal household goods. The loan agreement contains
22	an attachment entitled "Personal Property Appraisal Form" which
23	lists the following used personal property: a bicycle, a
24	camcorder, a computer, and a television (See Attached EXHIBIT A -
25	SPRINGLEAF PROOF OF CLAIM).
26	3. I owned all of the items described in the "Personal Property
27	Appraisal From" prior to obtaining the loan from SPRINGLEAF. The

28

- SPRINGLEAF loan was not used for the purpose of buying any of the above-referenced items.
- 4. Of the items described above, I no longer have the camcorder as it was taken by my ex-fiancé. I also no longer have the HP Computer as it was very old and stopped working and we disposed of it. The only items that still remain in my possession are the television and the bicycle.
- 5. Based on my own familiarity with the bicycle and given its current condition, along with my personal experience selling used personal property, I believe the fair market value of the bicycle to be \$125.00 or less.
- 6. The television is a 48" Samsung flat panel TV. New 48" Samsung
 TVs often sell for \$600.00 or less, and mine is an older model.

 Based on my familiarity with the television and given its current
 condition, along with my personal experience selling used personal
 property, I believe its fair market value to be \$300.00 or less.
- 7. On Schedule B of my bankruptcy paperwork, I listed "used household goods and furnishings" in the amount of \$3,000.00 or less. I included the above-referenced personal property items in my overall valuation of my household personal property and furniture.

 SEE ATTACHED EXHIBIT B SCHEDULES B AND C.
- 8. On Schedule C of my bankruptcy paperwork, I claimed an exemption pursuant to 11 U.S.C. §703.140(b)(3) in the amount of \$3,000.00.
- 9. The secured claim of SANTANDER impairs my exemption claim and is subject to avoidance under 11 U.S.C. \$522(f)(1)(B)

Case 1:14-bk-12307-MT Doc 23 Filed 09/26/14 Entered 09/26/14 15:50:15 Desc Main Document Page 6 of 25

The foregoing is stated under penalty of perjury under the laws of the United States of America. EXECUTED AT: Encino, CA By: DATED: September 18, 2014 Respectfully Submitted, BANKRUPTCY LAW CENTER, APC /s/ Brett F. Bodie BRETT F. BODIE, Esq. Attorney for Debtor

DECLARATION

EXHIBIT A SPRINGLEAF PROOF OF CLAIM

C6:55:6:11:4-40-10-14-223/370-7MN/T C12000 2631 Fillibed00982165/1144 E120beste 0/10.96/205/01-40-10.51:50:15Pa@estcof Main Document5 Page 8 of 25

B 10 (Official Form 10) (04/13)

UNITED STATES BANKRUPTCY COURT C	entral	DISTRICT OF Cal	ifornia	PROOF OF CLAIM		
Name of Debtor:		Case Number:				
NEDRA SNEED		1:14-BK-12307-MT				
NOTE: Do not use this form to make a You may file a request for pay		ive expense that arises after the be expense according to 11 U.S.C.				
Name of Creditor (the person or other entity to wh	om the debtor owes mor	ney or property):				
SPRINGLEAF FINANCIAL SERV	ICES, INC.					
				COURT USE ONLY		
Name and address where notices should be se	nt:			oox if this claim amends a previously		
Springleaf Financial			filed claim.			
PO BOX 3251 Evansville, IN 47731-3251			Court Claim N	lumber:		
Telephone number: 800-266-9800			(If known)	-		
e-mail: CBP@SPRINGLEAF.	COM		Filed on:			
Name and address where payment should be set		١٠		box if you are aware that anyone else		
Name and address where payment should be see	II (II dillerent irom abovo).	has filed a	proof of claim relating to this claim.		
			Attach copy	of statement giving particulars.		
Telephone number:	email:					
Amount of Claim as of Date Case Filed: \$	4395.67					
If all or part of the claim is secured, complete iter	n 4.					
If all or part of the claim is entitled to priority, con						
•	•	41 - principal amount of claim. At	" a statement that itemia			
X Check this box if claim includes interest or oth	ier charges in addition to	the principal amount of claim. At	tach a statement mat itemiz	zes⊣nterest or charges.		
2. Basis for Claim: Money Loaned	(See instru	uction #2)				
Last four digits of any number by which creditor identifies debtor:	3a. Debtor may have	scheduled account as:	3b. Uniform Claim Identifier (optional):			
<u>2765</u>			N/A			
	(See instruction #3a)		(See instruction #3b)			
Secured Claim (See instruction #4) Check the appropriate box if your claim is secure.	- Thurs Ban on proporty	•	Amount of arrearage and other charges, as of the time case was filed, included in secured claim, if any:			
attach required redacted documents, and provide				\$ 414.98		
Nature of property or right of setoff: Rea	Estato Motor Vo	hiclo V Othor		*		
Rea	Estate					
Describe: PERSONAL PROPERTY			Basis for perfection:S	ee attached		
Value of Property: \$\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\			Amount of Secured Claim	\$ <u>3100.00</u>		
Annual Interest Rate: 34.49% X Fixed (when case was filed)	l or Variable		Amount Unsecured:	\$ 1295.67		
5. Amount of Claim Entitled to Priority under priority and state the amount.	er 11 U.S.C. §507(a). If	any part of the claim falls into	one of the following cat	egories, check the box specifying the		
Domestic support obligations under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).	\$12,475*) earned the case was	s, or commissions (up to d within 180 days before filed or the debtor's d, whichever is earlier - (a)(4).	Contributions to an employee benefit plar 11 U.S.C. § 507 (a)(5			
Up to \$2,775* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use - 11 U.S.C. § 507 (a)(7).	Taxes or penaltic units - 11 U.S.C.	es owed to governmental § 507 (a)(8).	Other - Specify applicable paragraph 11 U.S.C. § 507 (a)(_			
*Amounts are subject to adjustment on 4/01/16 and every 3 years thereafter with respect to cases commenced on or after the date of adjustment.						
6. Credits: The amount of all payments on this of	claim has been credited f	or the purpose of making this prod	of of claim. (See instruction #	# 6)		



Main Document5 Page 9 of 25

B 10 (Official Form 10) (04/13)

7. Documents: Attached are redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, security agreements, or, in the case of a claim based on an open-end or revolving consumer credit agreement, a statement providing the information required by FRBP 3001(c)(3)(A). If the claim is secured, box 4 has been completed, and redacted copies of documents providing evidence of perfection of a security interest are attached. If the claim is secured by the debtor's principal residence, the Mortgage Proof of Claim Attachment is being filed with this claim. (See instruction #7, and the definition of "redacted".)									
DO NOT SEND ORIGINAL DO	DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING.								
If the documents are not availab	ole, please explain:								
8. Signature: (See instruction a	#8)								
Check the appropriate box.									
X am the creditor.	l am the creditor's authorized agent.	I am the trustee, or the debtor, or their authorized agent. (See Bankruptcy Rule 3004.)	☐ I am a guarantor, surety, indorser, or other co-debtor. (See Bankruptcy Rule 3005.)						
I declare under penalty of perjury	y that the information provided in this claim is tru	e and correct to the best of my knowledge, infor	nation, and reasonable belief.						
Print Name: KELLIE A.	MEAGHER								
Title: Bankruptcy Spe	cialist								
Company: Springlea	Company: Springleaf Financial								
Address and telephone number	(if different from notice address above):								
		/S/KELLIE A. MEAGHER	08/14/14						
		(Signature)	(Date)						
Telephone number:	email [.]								

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.

INSTRUCTIONS FOR PROOF OF CLAIM FORM

The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptcy cases not filed voluntarily by the debtor, exceptions to these general rules may apply.

Items to be completed in Proof of Claim form

Court, Name of Debtor, and Case Number:

Fill in the federal judicial district in which the bankruptcy case was filed (for example, Central District of California), the debtor's full name, and the case number. If the creditor received a notice of the case from the bankruptcy court, all of this information is at the top of the notice.

Creditor's Name and Address:

Fill in the name of the person or entity asserting a claim and the name and address of the person who should receive notices issued during the bankruptcy case. A separate space is provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Federal Rule of Bankruptcy Procedure (FRBP) 2002(g).

1. Amount of Claim as of Date Case Filed:

State the total amount owed to the creditor on the date of the bankruptcy filing. Follow the instructions concerning whether to complete items 4 and 5. Check the box if interest or other charges are included in the claim.

2. Basis for Claim:

State the type of debt or how it was incurred. Examples include goods sold, money loaned, services performed, personal injury/wrongful death, car loan, mortgage note, and credit card. If the claim is based on delivering health care goods or services, limit the disclosure of the goods or services so as to avoid embarrassment or the disclosure of confidential health care information. You may be required to provide additional disclosure if an interested party objects to the claim.

3. Last Four Digits of Any Number by Which Creditor Identifies Debtor:

State only the last four digits of the debtor's account or other number used by the creditor to identify the debtor.

3a. Debtor May Have Scheduled Account As:

Report a change in the creditor's name, a transferred claim, or any other information that clarifies a difference between this proof of claim and the claim as scheduled by the debtor.

3b. Uniform Claim Identifier:

If you use a uniform claim identifier, you may report it here. A uniform claim identifier is an optional 24-character identifier that certain large creditors use to facilitate electronic payment in chapter 13 cases.

4. Secured Claim:

Check whether the claim is fully or partially secured. (Skip this section if the claim is entirely unsecured. (See Definitions.) If the claim is secured, check the box for the nature and value of property that secures the claim, attach copies of lien documentation, and state, as of the date of the bankruptcy filing, the annual interest rate (and whether it is fixed or variable), and the amount past due on the claim.

5. Amount of Claim Entitled to Priority Under 11 U.S.C. § 507 (a).

If any portion of the claim falls into any category shown, check the appropriate box(es) and state the amount entitled to priority. (See Definitions.) A claim may be partly priority and partly non-priority. For example, in some of the categories, the law limits the amount entitled to priority.

An authorized signature on this proof of claim serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

Attach redacted copies of any documents that show the debt exists and a lien secures the debt. You must also attach copies of documents that evidence perfection of any security interest and documents required by FRBP 3001(c) for claims based on an open-end or revolving consumer credit agreement or secured by a security interest in the debtor's principal residence. You may also attach a summary in addition to the documents themselves. FRBP 3001(c) and (d). If the claim is based on delivering health care goods or services, limit disclosing confidential health care information. Do not send original documents, as attachments may be destroyed after scanning.

8. Date and Signature:

The individual completing this proof of claim must sign and date it. FRBP 9011. If the claim is filed electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what constitutes a signature. If you sign this form, you declare under penalty of perjury that the information provided is true and correct to the best of your knowledge, information, and reasonable belief. Your signature is also a certification that the claim meets the requirements of FRBP 9011(b). Whether the claim is filed electronically or in person, if your name is on the signature line, you are responsible for the declaration. Print the name and title, if any, of the creditor or other person authorized to file this claim. State the filer's address and telephone number if it differs from the address given on the top of the form for purposes of receiving notices. If the claim is filed by an authorized agent, provide both the name of the individual filing the claim and the name of the agent. If the authorized agent is a servicer, identify the corporate servicer as the company. Criminal penalties apply for making a false statement on a proof of claim.



C6:ss: 4:114-4-4b/4-22007-MMT C12000 2631 Hilled00982651114 EDIES: 01/09/1256024/115/15/0:15Pa@eSoof Main Document 5 Page 10 of 25

B 10 (Official Form 10) (04/13)

DEFINITIONS

INFORMATION

A debtor is the person, corporation, or other entity that has filed a bankruptcy case.

A creditor is a person, corporation, or other entity to whom debtor owes a debt that was incurred before the date of the bankruptcy filing. See 11 U.S.C. §101 (10).

A claim is the creditor's right to receive payment for a debt owed by the debtor on the date of the bankruptcy filling. See 11 U.S.C. §101 (5). A claim may be secured or unsecured.

Proof of Claim

A proof of claim is a form used by the creditor to indicate the amount of the debt owed by the debtor on the date of the bankruptcy filing. The creditor must file the form with the clerk of the same bankruptcy court in which the bankruptcy case was filed.

Secured Claim Under 11 U.S.C. §506(a)

A secured claim is one backed by a lien on property of the debtor. The claim is secured so long as the creditor has the right to be paid from the property prior to other creditors. The amount of the secured claim cannot exceed the value of the property. Any amount owed to the creditor in excess of the value of the property is an unsecured claim. Examples of liens on property include a mortgage on real estate or a security interest in a car. A lien may be voluntarily granted by a debtor or may be obtained through a court proceeding. In some states, a court judgment is

A claim also may be secured if the creditor owes the debtor money (has a right to setoff).

Un secur ed Claim

An unsecured claim is one that does not meet the requirements of a secured claim. A claim may be partly unsecured if the amount of the claim exceeds the value of the property on which the creditor has a lien.

Claim Entitled to Priority Under 11 U.S.C. § 507(a)

Priority claims are certain categories of unsecured claims that are paid from the available money or property in a bankruptcy case before other unsecured claims.

A document has been redacted when the person filing it has masked, edited out, or otherwise deleted, certain information. A creditor must show only the last four digits of any social-security, individual's tax-identification, or financial-account number, only the initials of a minor's name, and only the year of any person's date of birth. If the claim is based on the delivery of health care goods or services, limit the disclosure of the goods or services so as to avoid embarrassment or the disclosure of confidential health care information.

Evidence of Perfection

Evidence of perfection may include a mortgage, lien, certificate of title, financing statement, or other document showing that the lien has been filed or recorded.

Acknowledgment of Filing of Claim

To receive acknowledgment of your filing, you may either enclose a stamped self-addressed envelope and a copy of this proof of claim or you may access the court's PACER system (www.pacer.psc.uscourts.gov) for a small fee to view your filed proof of claim.

Offers to Purchase a Claim

Certain entities are in the business of purchasing claims for an amount less than the face value of the claims. One or more of these entities may contact the creditor and offer to purchase the claim. Some of the written communications from these entities may easily be confused with official court documentation or communications from the debtor. These entities do not represent the bankruptcy court or the debtor. The creditor has no obligation to sell its claim. However, if the creditor decides to sell its claim, any transfer of such claim is subject to FRBP 3001(e), any applicable provisions of the Bankruptcy Code (11 U.S.C. § 101 et seq.), and any applicable orders of the bankruptcy court.

SECURED Proof of Claim Attachment - Itemized Statement of the Interest, Fees, Expenses or Charges

The following is an itemization of Interest, Fees, Expenses or Charges due on the claim as of the petition date (included in the Amount of Claim listed in Item 1 on the Proof of Claim form).

Name of Debtor: Nedra Sneed Case Number: 14-12307
Last four digits of any numb
Name of Creditor: SPRINGLEAF FINANCIAL SERVICES, INC. 2765

Part 1: Statement of Principal and Interest Due as of the Petition Date

Itemize the principal and interest due on the claim as of the petition date (included in the Amount of Claim listed in Item 1 on your Proof of Claim form).

\$ 4,375.67

Copy total here \$

275.11

Part 2: Statement of Prepetition Fees, Expenses, and Charges

3. Total principal and

interest due

Itemize the fees, expenses, and charges incurred in connection with the claim as of the petition date (included in the Amount of Claim listed on Item 1 on the Proof of Claim form).

Description	Dates incur	red		Amo	unt
Late Charges	3/21/2014	to	5/3/2014	\$	20.00
Non-Sufficient funds (NSF) fees	9/13/2013	to	5/3/2014	\$	-
Attorney's fees	3/21/2014	to	5/3/2014	\$	-
Judgment fees	1/0/1900	to	5/3/2014	\$	-
Filing fees and court costs	3/21/2014	to	5/3/2014	\$	-
Advertisement costs	3/21/2014	to	5/3/2014	\$	-
Sheriff/auctioneer fees	3/21/2014	to	5/3/2014	\$	-
Title costs	3/21/2014	to	5/3/2014	\$	-
Recording fees, Recovery/Reconvey Fees	3/21/2014	to	5/3/2014	\$	-
Appraisal/broker's price opinion fees	3/21/2014	to	5/3/2014	\$	-
* Insurance advances	9/13/2013	to	5/3/2014	\$	308.60 *
* Other. Specify: Forbearance Interest	9/13/2013	to	5/3/2014	\$	*
* Other. Specify: Creditor Placed Insurance	9/13/2013	to	5/3/2014	\$	*
<u>Other</u>	9/13/2013	to	5/3/2014	\$	-
Other	9/13/2013	to	5/3/2014	\$	-
<u>Other</u>	9/13/2013	to	5/3/2014	\$	-
Total Prepetition fees, expenses, and charges. Add all of the amounts listed	above.			\$	328.60

*NOTE: Not all amounts listed in Total from Part 2 are considered past due, and Total copied into Part 3 has been adjusted to only include the amounts allowable for arrearage(s) as of the Petittion Date

414.98

Part 3: Statement of Amount Necessary to Cure Default as of the Petition Date 1. Installment payments Date last payment received by creditor 2/21/2014 due Number of installment payments due **Current Monthly Payment** 197.49 From Date To Date 2. Amount of installment mm/dd/yyyy mm/dd/yyyy payments due Amount for First Payment Default installment(s) @ Amount for Partial Regular Monthly Installment installment(s) @ Amount for Ongoing Regular Monthly Installment(s) Due installment(s) @ \$ 197.49 \$ 394.98 3/22/2014 to 5/3/2014 Amount for After Maturity Payoff Balance installment(s) @ Amount of Increase Due to Creditor Placed Insurance installment(s) @ Amount of Increase Due to Creditor Placed Insurance installment(s) @ **Effective 5/3/2014 the ongoing monthly payment is: \$197.49 Total installment payments due as of the petition date 394.98 Copy total here \$ 394.98 **Copy total from Add total prepetition fees, expenses, and charges Part 2 here \$ 20.00 **NOTE: Not all amounts listed in Total from Part 2 are considered past due, and Total copied into Part 3 has been adjusted to only include the amounts allowable for arrearage(s) as of the Petittion Date Subtract total of unapplied funds (funds received but not credited to account)

Subtract amounts for which debtor is entitled to a refund

Total amount necessary to cure default as of the petition date

Case 1:14-bk-12307-MT ... Chain 2.5-1 Filter 29/26/44 08/Entitled 09/26/14015/39726/12/015/39726/12/01

DATE 09/13/13	ACCOUNT NUMBER	Main Document Pac	DE 13 Of 25 ROO DATE FINANCE CHARGE BEGINS TO ACCRUE 09/13/13
LENDER/SECUR	ED PARTY NAME AND		BORROWER(S) NAME AND ADDRESS ("I","We")
SPRINGLEAF FINA 8395 TOPANGA CA CANOGA PARK, CA		618-340-9590 License No. 6033749	NEDRA SNEED 20220 SORRENTO LN 304 NORTHRIDGE, CA 91326

I have carefully read this entire Loan Agreement And Disclosure Statement and all related documents which include the Insurance Disclosure Summary, Truth In Lending Insurance Disclosures and Personal Property Appraisal Form (provided separately if applicable), all

of which collectively constitut Lending Disclosures; B. I Agreement/Notices/Signature the statements, promises,	Loan Ti	erms And Cond had any questions	ditions; C. Ar	bitration / before I sig	Actre	ement And Wai	ver Of	Jury T	rial and D Entire
		A. TRI	UTH IN LEND	ING DISC	LOS	URES			
		The dollar amount cost me.		The amoun	AMOUNT FINANCED The amount of credit provided to me or on my behalf.			TOTAL OF PAYMENTS The amount I will have paid after I I made all payments as scheduled.	
34.47%	1	\$ 28	177.73	\$	1	4463.14		\$	7340.87
My Payment Schedule will be:	1	lumber of Payments		of Payments		When Paymer	nts Are Du	le	
		36	\$ 231		-	10/21/13 monthly beginn	ing 11/	21/13	
		ot paid in full within _ or less than	days after its		ill be	20-2-10-10-20-20-20-20-20-20-20-20-20-20-20-20-20	of the		ount of the payment,
\$ 0	or \$ 10	.00 if the entire scho	aduled payment is	\$_0 or	less.	charged \$ 10,00 if	the entire	schedul	ed payment exceeds
PREPAYMENT: If I pay off early						nimum charge. rt of the finance charg	je.		
SECURITY: I am giving Lender a	security	interest in:	E		/ear		Model	Vehicle	Identification No.
Other Collateral				Vehicles					
			100				A-7-2-		
See the remainder of this Agree prepayment refunds and penalties	ement for								me with this Agreement. ne scheduled date, and
		ITEM	IZATION OF A	MOUNT FI	NAN	CED			
Amounts paid to others on n	ny behal	f							
12. \$ F 13. \$ F 14. \$ F 15. \$ F 16. \$ F 17. \$ F 18. \$ F 19. \$ F 20. \$ F 21. \$ 3304.12 Amounts Paid to me 22. \$ 696.88 23. \$ F 24. \$ F 25. \$ F 26. \$ F 27. \$ F 34463.14	Paid To Paid To Paid To Paid To Paid To Amount	Paid on Prior Acco NEDRA SNEED Financed (Sum of Finance Charges	lines 1 - 27) (itemized below)		pr au	ender mounts.	of th	
			PREPAID FINA		_	3			
1. \$NONE 2. \$NONE 3. \$NONE 4. \$NONE 5. \$NONE 6. \$NONE 7. \$NONE 8. \$NONE				Paid To Paid To Paid To Paid To Paid To Paid To Paid To Paid To Paid To					

THIS AGREEMENT IS SUBJECT TO THE FEDERAL ARBITRATION ACT.

By signing below, I acknowledge receipt of a copy of this Federal Disclosure Statem	nt.	
Mar Stat		
Borrower	Co-Borrower	

Clase 1:14-bk-12307-MT Obain 236-1 15 learth 209/276 learth 08/51/51/61/4 d 002/286/12/01/5:50P2 25 je 20 e 5 ? Main Document Page 14 of 25 DATE OF LOAN. 69/13/13 (the date the Finance Charge is scheduled to begin to accrue).

34.49% per year, which is the agreed interest rate. CONTRACT RATE.

PROMISE TO PAY. For value received, I promise to pay to the order of the Lender all amounts due under this Agreement in accordance with the Payment Schedule set forth in the TRUTH IN LENDING DISCLOSURES, and with all other terms of this Agreement, at Lender's address set forth in this Agreement, unless otherwise notified, until paid in full.

SECURITY INTEREST. To secure all amounts due or which become due under this Agreement and my performance of all other terms of this Agreement, I hereby grant Lender a security interest under the Uniform Commercial Code or other applicable law in: (a) the property identified in the "Security" disclosure of the TRUTH IN LENDING DISCLOSURES, including a purchase money security interest if property is being purchased with the proceeds hereof, (b) any substitutions or replacements of that property; and (c) the proceeds and products of that property ((a), (b), and (c) collectively referred to as the "Collateral"). I also hereby grant Lender a security interest in any unearned premiums from any credit insurance I have elected and purchased through Lender in connection with this transaction and any Required Insurance which protects the Collateral. Lender's security interest shall remain in effect, and subject to any modifications, renewals, extensions, and future advances thereof, until I have paid in full all amounts due under this Agreement. Notwithstanding any other provision of this Agreement, Lender is not granted, and will not have, a non-purchase money security interest in household goods, to the extent such a security interest would be prohibited by applicable law. I authorize Lender to sign and file financing statements covering the Collateral without my signature. I authorize Lender to file a copy of this Agreement as a financing statement when appropriate.

JOINT BORROWERS. If more than one Borrower is named above, all Borrowers agree that we are jointly and severally liable and that Lender may enforce this Agreement against all or any of us, but not in a combined amount exceeding the amount due.

CO-MAKERS (also referred to as CO-SIGNER(S)). If I am signing this Agreement as a Co-Maker, I understand that I am equally responsible with the Borrower(s). I agree that Lender may pursue me or any Co-Maker if this Agreement is in default. Unless required by law, Lender will not notify me if: (a) this loan is in default, (b) Lender agrees to accept different payment terms; (c) Lender releases any security interest; or (d) Lender releases any Borrower(s) or Co-Maker(s).

CREDIT INFORMATION. I authorize Lender to investigate my creditworthiness, and to obtain my credit report at any time, as permitted by

VOLUNTARY CREDIT INSURANCE/GROUP DEBTOR INSURANCE. As used in this Agreement, the term "credit insurance" includes credit life insurance, credit disability insurance, credit involuntary unemployment insurance, and the term "credit life insurance" includes group debtor life insurance, where offered. Lender's affiliate may provide the credit insurance that I voluntarily select. Lender and/or its affiliates expect to profit from my purchase of voluntary credit insurance and I consent to this.

REQUIRED INSURANCE. I am required to maintain insurance in types, amounts, terms and deductible levels acceptable to Lender ("Required Insurance"). The Required Insurance must keep the Collateral insured against hazards for which Lender requires insurance. Such coverage includes, but is not limited to, loss by theft, vandalism, collision, fire, and any other risks of loss that would either impair Lender's interest in the Collateral or adversely affect the value of the Collateral. I have the option of providing the Required Insurance through an existing policy of insurance owned or controlled by me, or through a policy obtained and paid for by me. I may purchase this Required Insurance through any insurer, insurance agent, or broker of my choice that is acceptable to Lender. Lender may not decline to accept any insurance provided by me unless it is for reasonable cause. Examples of reasonable cause include, but are not limited to, the financial condition of the insurer and the amount or type of coverage chosen. My choice of insurer will not otherwise affect Lender's credit decision or my credit terms. The types, amounts, and deductible levels that Lender requires under this Agreement may change during the term of the Agreement. Required insurance must: (a) include a lender's loss payable provision; (b) name Lender, its successors and/or assigns, as loss payee; (c) provide that such insurance will not be canceled or modified without at least fifteen (15) days prior written notice to the loss payee; and (d) not include any disclaimer of the insurer's liability for failure to give such notice. I shall promptly give to Lender satisfactory proof (in Lender's reasonable estimation) of all Required Insurance and all receipts of paid premiums and renewal notices.

I agree to keep my Required Insurance in force until all amounts that I owe Lender under this Agreement or the security instrument are paid in full, my account is terminated, and Lender releases or discharges its security interest. In case of damage to or loss of the Collateral, I agree to give prompt notice to Lender and the insurance carrier. If I fail to promptly notify or make proof of loss to the insurance carrier, Lender may (but is not required to) do so on my behalf.

If I do not keep Required Insurance under this Agreement in force at all times Lender may, but is not required to, in Lender's sole discretion, and at my expense, obtain insurance coverage to protect Lender's interest in the Collateral. I understand and agree that:

- Lender is under no obligation to obtain any particular type or amount of coverage.
- B. Lender-obtained insurance may, but need not, protect my interests.
- C. Lender-obtained insurance may, but need not, pay any claim I make.
- D. the cost of Lender-obtained insurance may be much more than the cost of insurance I could have obtained on my own.
- E. any amounts disbursed by Lender under this Section to obtain insurance shall become additional debt of mine under this Agreement, secured by this Agreement or the Security Instrument. This additional debt will bear interest at the Contract Rate from the date of placement and will be payable, with such interest, upon notice from Lender to me requesting payment.
- F. I am hereby authorizing Lender to release to, or obtain from, third parties any information necessary to monitor the status of Required
- G. Lender-obtained insurance may be purchased from an affiliate of Lender.
- H. Lender, or its affiliate, may earn a profit by obtaining this insurance, to the extent permitted by applicable law.
- Lender may, at any time and at its sole option, cancel Lender-obtained insurance.
- J. Lender has a security interest in any unearned premiums from such insurance;
 - 1. I am hereby absolutely assigning to Lender any rights I may have to unearned Lender-obtained insurance premiums; and
 - 2. I am hereby authorizing and appointing Lender to be my attorney-in-fact for the purpose of cancelling the Lender-obtained insurance and applying the unearned premiums to reduce the account balance upon cancellation of said insurance.

ASSIGNMENT OF UNEARNED INSURANCE PREMIUMS AND POLICY PROCEEDS. Where allowed by law, I hereby absolutely assign to Lender my rights to any Required Insurance proceeds, and any unearned Required Insurance or credit insurance premium refunds, and any other rights under policies covering the Collateral up to, but not in excess of the Total Balance due under this Agreement or security instrument. I agree that Lender may use any insurance proceeds, and any unearned Required Insurance or credit insurance premium refunds, to reduce the amounts that I owe under this Agreement or the security instrument, whether or not they are due. I authorize Lender to adjust my losses and sign my name to any check, draft, or other papers necessary to obtain such insurance payments. If insurance proceeds or unearned premium refunds paid to Lender do not satisfy all amounts that I owe Lender under this Agreement or the security instrument, I remain responsible for payment of the balance of any amounts due under this Agreement and the security instrument.

CORRECTION; RELEASE. During the term of this Agreement, I agree to cooperate with Lender to: (a) correct any clerical errors that were made in connection with loan documents; (b) obtain the correct amounts due to others; and (c) release, or cause to be released, all liens upon payment in full.

SEE ADDITIONAL PAGES FOR IMPORTANT INFORMATION UX AB31 (04-14-13) C.E. Agreement

Case 1.44+bk-1.2307+MTtion Olom 2.5-1:Filend 29/2614d4-08E1514A-d-02426/12015:5(P25)e-2067

reasonably believes that: (a) there are may all procume impresentage to be used for this loan; or (d) a sale of transfer of any right, title or interest in any Collateral to be used for this loan; or (d) a sale of transfer of any right, title or interest in any Collateral to be used for this loan has or will occur that is not agreed to by Lender.

SEVERABILITY. Other than the class action waiver described in subsection G of section C. ARBITRATION AGREEMENT AND WAIVER OF JURY TRIAL, the fact that any provision of this Agreement may prove invalid or unenforceable under any law, rule, or regulation of any federal, state, or local court or governmental entity shall not affect the validity or enforceability of the remaining provisions of this Agreement.

NO ASSUMPTION. This Agreement shall not be eligible for assumption by any third party without the express written consent of Lender.

DEFAULT. Except as prohibited by law or as limited by other provisions of this Agreement, I will be in default of this Agreement if any one or more of the following occurs:

- A. I fail to make any payment, including, but not limited to the Total Amount Due, under this Agreement when due.
- B. I fail to do anything else I have agreed to do in this Agreement.
- C. Any statement or representation I made in my credit application is untrue or incorrect.
- D. I fail to provide Lender with proof of employment, residence, Required Insurance, or repair to credit history within three (3) business days after Lender's written request for this information.
- E. I die, become incompetent, generally fail to pay my debts as they become due, or become the subject of a voluntary or involuntary bankruptcy proceeding.
- F. Any judgment, levy, attachment, writ of garnishment, or other similar order is entered against me or the Collateral.
- G. Any police or governmental agency seizes or impounds the Collateral or starts forfeiture proceedings against the Collateral.
- H. If I relocate to another state without giving written notice at least 30 days before relocating.
- I. I sell, lease or otherwise encumber or dispose of the Collateral without Lender's written permission.
- J. Any other event or circumstance occurs that reasonably causes Lender to deem itself insecure or to believe that Lender's prospects for payment or realization upon the Collateral are impaired, unless prohibited by state law.

(For Kansas residents only: Lender believes the foregoing events B. through J. would significantly impair the prospect of payment, performance, or realization of collateral. The burden of establishing the prospect of such significant impairment is on the Lender.)

GENERAL REMEDIES. If I am in default of this Agreement, Lender has, subject to any requirements of notice or right to cure or similar provisions, all of the remedies permitted by law and this Agreement, including:

- A. Lender may require me to pay Lender immediately, subject to any rebates required by law, the remaining unpaid balance of the Amount Financed, finance charges, and all other agreed charges. These amounts will accrue interest from the date I am required to pay Lender at the Contract Rate or lesser rate as required by applicable law, until paid in full.
- B. Lender may pay taxes, assessments, or other liens, or make repairs to the Collateral If I have not done so, but Lender is not required to do so. Upon payment by Lender, these amounts will be due immediately and will accrue finance charges at the Contract Rate from the date paid until repaid in full to Lender.
- C. Lender may require me to make the Collateral available to Lender at a place Lender designates that is reasonably convenient to Lender and me.
- D. Lender may immediately immobilize, disable, or take possession of the Collateral by legal process or self help, but in doing so Lender may not breach the peace or unlawfully enter onto my premises. Lender may then sell the Collateral and apply what Lender receives, as provided by law, to Lender's actual and reasonable expenses before all other amounts due hereunder.
- E. Except when prohibited by law, I am responsible for any deficiency if the proceeds from the sale of the Collateral do not cover what I owe Lender, and Lender may sue me for those additional amounts.
- F. Lender has the right, but not the obligation, to cancel or request termination of any voluntary credit insurance in the event of default and I hereby appoint Lender as my attorney-in-fact to cancel any such insurance in the event of default, subject to any applicable restrictions under state law. Return of any unearned premium as a result of such request for termination or cancellation will be credited to my loan account.
- G. Lender may accept late payments or partial payments even though marked "Payment in Full" (or similar language) without losing any of its rights under this Agreement, to the extent permitted by law.

By choosing any one or more of these remedies, Lender does not waive its right later to elect another remedy. By deciding not to use any remedy, Lender does not give up its right to consider it an event of default if it happens again. Lender's rights hereunder are cumulative, not exclusive.

I agree that, if any notice is required to be given to me of an intended sale or transfer of the Collateral, notice is reasonable if mailed to my last known address, as reflected in Lender's records, at least ten (10) days before the date of the intended sale or transfer, or such other period of time as is required by law.

I agree that, subject to my right to recover such property, Lender may take possession of personal property left in or on the Collateral taken into possession as provided above.

DELAY IN ENFORCEMENT. Lender may delay enforcing any of its rights under this Agreement without losing them.

NOTICES. If required by law, Lender will provide me with notices under this Agreement which, if mailed, shall be sent to my last known address as reflected in Lender's records, including, but not limited to, notices of default, right to cure, and purchase of Required Insurance.

WAIVER. Unless law or this Agreement provide otherwise, I hereby waive presentment, notice and protest, and all other demands and notices in connection with the delivery, acceptance, performance, default or endorsement of this Agreement and all suretyship defenses generally to the extent permitted by applicable law.

SAVINGS CLAUSE. All agreements between me and Lender are expressly limited so that any interest, finance charges, loan charges, or other fees collected or to be collected from me or any person executing this Agreement shall not exceed, in the aggregate, the highest amount allowed by applicable law. If a law that applies to this Agreement and my loan is finally interpreted so that the interest, finance charges, loan charges, or other fees collected, or to be collected, in connection with this loan exceed the permitted limits, then; (a) any such interest, finance charges, loan charges, or other fees shall be reduced to the permitted limit; and (b) any sums already collected from me that exceeded permitted limits will be refunded. Lender may choose to make this refund by reducing the Principal, as defined below, that I owe under this Agreement or making a direct payment to me. To the extent permitted by law, my acceptance of any such refund shall constitute a waiver of any right of action I might have arising out of such overcharge.

The following notice applies if the proceeds of this loan will be applied in whole or substantial part to a purchase of goods from a seller who either refers consumers to the Lender or who is affiliated with the Lender by common control, contract, or business arrangement: NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.



Case 1:14-bk-12307-MT Obacin 2:35-1 Filtered 209/2F61Add 08/Eirst Air 4d 002626/12/10125:50P2656 4De 57

INTEREST BEARING LOAN. I agree to have the Payment amounts shown in the TRUTH IN LENDING DISCLOSURES on page 1 hereof, plus all other fees, charges, and other amounts due under this Agreement, at Lender's address set forth in this Agreement, unless otherwise notified, until paid in full. All payments will be applied in the following order to: (a) other charges provided for in this Agreement or otherwise allowed by law, and late charges; (b) any past due Payment(s); and (c) any currently due Payments. When applying payments to past and currently due Payments, monies will be applied on a payment by payment basis, in ascending date order, first to accrued interest, then to unpaid Principal. Because interest on my loan is earned daily, early payments will decrease the amount I owe, and late payments will increase that amount. The Payment Schedule assumes that I will make each payment on the day it is due; therefore, my final payment will be adjusted as appropriate to reflect any variation in the actual dates my payments are received by the Lender. If any unpaid amounts remain due to Lender after my final scheduled payment due date, I agree to pay interest on these unpaid amounts, computed at the Contract Rate, until paid in full, to the extent permitted by applicable law.

PRINCIPAL. Principal is the total of the Amount Financed, plus any Prepaid Finance Charges that I have financed.

PREPAYMENT. I may prepay all or any part of my loan at any time. The Prepaid Finance Charges are deemed by the parties to be fully earned on the Date of Loan and are not refundable, to the extent permitted by applicable law. If this loan is for less than \$2,500 and is prepaid in full before the third scheduled payment due date, interest shall be recomputed as required by Financial Code § 22308. For loans up to \$2,500, daily finance charges shall be computed as allowed by Financial Code § 22308.

LATE CHARGE. I agree to pay any late charge described in the TRUTH IN LENDING DISCLOSURES herein.

DISHONORED CHECK CHARGE. If my check or other instrument given to Lender is returned unpaid for any reason, I agree to pay a dishonored check charge of \$15.00.

PAYOFF DEMAND STATEMENTS AND BENEFICIARY STATEMENTS. I agree to pay the fees for payoff demand statements and beneficiary statements allowed by Civil Code § 2943.

DEFAULT COSTS. In the event of default, for loans with an original Principal of \$5,000 or more, I agree to pay Lender's (a) court costs, (b) reasonable attorney's fees, and (c) costs to realize on any security interest (including foreclosures and repossessions), each if and to the extent permitted by applicable law. For loans with an original Principal less than \$5,000 secured by a motor vehicle, I agree to pay the amount specified in Financial Code § 22202(f) paid in connection with the repossession of a motor vehicle to a repossession agency licensed pursuant to Chapter 11 of Division 3 of the Business and Professions Code, and actual fees in conformity with §§ 26751 and 41612 of the Government Code in an amount not exceeding the amount specified in those sections of the Government Code.

SATISFACTION OF JUDGMENT - SPOUSE'S PROPERTY. The separate property of any married Borrower or Co-Maker who signs below shall be available to satisfy any judgment obtained on this loan.

PURPOSE OF LOAN. This loan is primarily made for personal, family, or household purposes.

Disclosures required by Civil Code, § 1785.26: As required by law, you are notified that Lender will submit a negative credit report reflecting on your credit record to credit reporting agencies, if you fail to meet the terms of this loan.

	ce is applied for, refer to	the involuntary Unemployment Insurance C be paid, and the exclusions from coverage.	
X If checked, no person has perform If checked,	med services as a broker	in connection with this loan.	
holding a license identified as		Lender License No. <u>6033749</u> License No,	
has performed services as a bro	ker in connection with th	is loan and the following fees have been pa	aid or are payable to the
broker for services in connection	with this loan.	Fees paid or payable by me \$	
AMI SHA	9-13-13	Fees paid or payable by Lender \$	
Borrower Signature	Date	Co-Borrower Signature	Date

GOVERNING LAW. This Agreement shall be governed by the California Finance Lenders Law, Division 9 (commencing with Section 22000) of the Finance Code and the rules issued thereunder. The provisions of California Code of Civil Procedure § 1283.05 regarding the right to discovery shall apply to any arbitration proceedings hereunder.



Case 1:14-bk-12307-MT Claim 3-1 Flerd 29/26/dd 08Flit Ared 19:26/12/o25:50:26/e 50:67 Main Document Page 17 of 25

DESCRIPTION OF ARBITRATION. Arbitration is a method of resolving claims and disputes between parties without having to file a lawsuit in court. It is a process in which both sides present their case to a neutral third person—the arbitrator—instead of a judge or jury, to resolve the dispute. UNDER THIS AGREEMENT, BOTH LENDER AND I ARE VOLUNTARILY WAINING ANY RIGHT TO A JURY TRIAL OR JUDGE TRIAL OF ALL CLAIMS AND DISPUTES COVERED BY THIS ARBITRATION AGREEMENT AND WAIVER OF JURY TRIAL ("this Arbitration Agreement") TO THE FULLEST EXTENT PERMITTED BY LAW.

CLAIMS AND DISPUTES COVERED. Except for those claims mentioned below under the heading "MATTERS NOT COVERED BY ARBITRATION," Lender and I agree that either party may elect to resolve all claims and disputes between us ("Covered Claims") by BINDING ARBITRATION. This includes, but is not limited to, all claims and disputes arising out of, in connection with, or relating to:

This Agreement with Lender; any previous retail credit agreement ("Retail Contract") assigned to Lender and any previous loan from or assigned to Lender, whether any of the foregoing may be open-end or closed-end; all documents, promotions, advertising, actions, or omissions relating to this or any previous loan or Retail Contract made by or assigned to Lender; any insurance product, service contract, membership plan or warranty purchased in connection with this or any previous loan or Retail Contract made by or assigned to Lender; any product or service offered to Lender's customers with any assistance or involvement by Lender; whether the claim or dispute must be arbitrated; the validity and enforceability of this Arbitration Agreement (except as expressly set forth in subsection G. below) and the Agreement, my understanding of them, or any defenses as to the validity and enforceability of this Arbitration Agreement and the Agreement; any negotiations between Lender and me; the closing, servicing, collecting, or enforcement of any transaction covered by this Arbitration Agreement; any allegation of fraud or misrepresentation; any claim based on state or federal property. on or arising under any federal, state, or local law, statute, regulation, ordinance, or rule; any claim based on state or federal property laws; any claim based on the improper disclosure of any information protected under state or federal consumer privacy laws; any claim or dispute based on any alleged tort (wrong), including intentional torts; any claim for damages or attorneys' fees; and any claim for injunctive, declaratory, or equitable relief.

COVERED CLAIMS AGAINST THIRD PARTIES. This Arbitration Agreement also covers any claim or dispute between me and any of Lender's employees, officers, agents, or directors; any of its affiliate corporations; any entities which provided insurance in connection with this or any previous transactions between me and Lender, any third parties that assigned Retail Contracts or other agreements to Lender, any third party that provides me any product or service which I purchased with the assistance or involvement of Lender; and any of the employees, officers, agents, or directors of such affiliates or third parties. Affiliate corporations are Lender's parent corporations, subsidiary corporations, and sister corporations. Some of Lender's affiliates are Springleaf Consumer Loan, Inc., iLoan, Springleaf Home Equity, Inc., Springleaf Financial Services, Inc., Merit Life Insurance Co., and Yosemite Insurance Company. In addition, if Lender becomes a party in any lawsuit that I have with any third party, whether through intervention by Lender or by motion made by me or any third party, all claims in that lawsuit between me and the third party will be subject to binding arbitration under this Arbitration Agreement, provided that the third party is required to agree to resolve such claims by arbitration.

MATTERS NOT COVERED BY ARBITRATION. I agree that Lender does not have to initiate arbitration before exercising lawful self-help remedies or judicial remedies of garnishment, repossession, replevin or foreclosure, but instead may proceed in court for those judicial remedies. I may assert in court any defenses I may have to Lender's claims in such a lawsuit, but any claim or counterclaim for rescission remedies. I may assert in court any defenses I may have to Lender's claims in such a lawsuit, but any claim or counterclaim for rescission or damages I may have arising out of, relating to, or in connection with Lender's exercise of those remedies must be arbitrated. Instead of a small claims or equivalent court in my state (including costs and attorneys' fees), provided that no relief other than such recovery is requested in such lawsuit (an "Excluded Damages Lawsuit"). If an Excluded Damages Lawsuit is filed, the other party cannot require that the claims in that lawsuit be arbitrated. An Excluded Damages Lawsuit can be brought to recover money for myself or Lender only, not for any class or group of persons having similar claims. If such an Excluded Damages Lawsuit is filed by me or Lender, and any party to that lawsuit files an amendment, counterclaim, cross-claim, or third-party claim seeking to recover more than my state's small claims or equivalent court's monetary jurisdictional limit, then that claim, counterclaim, cross-claim, or third-party claim must be arbitrated in rights by the fact of having exercised any self-help or judicial remedies of garnishment, repossession, replevin or foreclosure or by having filed in court an Excluded Damages Lawsuit.

ARBITRATION RULES AND PROCEDURES.

- A. ARBITRATION ROLES AND PROCEDURES.

 A. ARBITRATION FORUM AND RULES. The arbitration will be conducted under the rules and procedures of the American Arbitration Association ("AAA") in effect at the time arbitration is started and under the rules set forth in this Arbitration Agreement. At my request, Lender will provide me a copy of the AAA Commercial Arbitration Rules and Mediation Procedures (including Procedures for Large, Complex Commercial Disputes) ("Rules"). I may also obtain a copy of those Rules by calling AAA at 1-800-778-7879 or by reviewing AAA's web-site at http://www.adr.org. In the event that AAA is either unable, unwilling, or deemed not appropriate by a court to resolve a Covered Claim, or I object to the AAA for good cause, then Lender and I agree to submit all disputes to Judicial Arbitration and Mediation Services, Inc. ("JAMS") for proceedings conducted pursuant to JAMS' Comprehensive Arbitration Rules. If there is a conflict between the rules of the AAA (or JAMS) and this Arbitration Agreement, this Arbitration Agreement will govern. If both of the designated arbitration forums cannot or will not administer the arbitration and the Lender and I cannot reach an agreement on a substitute, it remains Lender's and my intent that Covered Claims be arbitrated and that a court appoint an arbitrator pursuant to 9 U.S.C. § 5. Any court-appointed arbitrator must be an actively-licensed attorney or retired judge who has been in good standing with the bar for at least ten years.
- B. SELECTION OF ARBITRATOR. AAA (or JAMS) maintains lists of approved arbitrators. AAA (or JAMS) will provide Lender and me each a list of seven possible arbitrators. Lender and I will each have an opportunity to strike three persons from that list. I will make the first strike, and Lender and I will alternate in making strikes after that. After the last strike, the remaining person shall then serve as arbitrator.
- C. STARTING ARBITRATION. If Lender or I elect to arbitrate a Covered Claim, the electing party must notify the other party in writing. This notice can be given after the beginning of a lawsuit and can be given by way of a motion or other papers filed in the lawsuit. Otherwise, my notice must be sent to Lender at the address shown for Lender in this Agreement, unless I have received notice of a new address for Lender. Except as described below, nothing in this Arbitration Agreement shall limit the arbitrator's ability to enforce any of my rights or impose any remedies available to me under any applicable consumer protection laws or regulations. To start an arbitration, Lender and I agree to follow the rules of the applicable arbitration forum.
- D. COSTS OF ARBITRATION. The AAA (or JAMS) charges certain fees in connection with arbitration proceedings. Except in Texas, I may have to bear some of these fees; however, if I am not able to pay such fees or think they are too high, Lender will consider any reasonable request to bear the cost. Lender will also bear any costs Lender is required to bear by law or by the terms of any other agreement with me. To the extent permitted by law, each party will also pay for its own costs, including fees for attorneys, experts, and witnesses, unless otherwise provided by the terms of any other agreement between the parties.
- E. CONDUCT OF PROCEEDINGS. The arbitrator shall be bound by the Federal Rules of Evidence, however, the federal or any state rules of procedure or discovery shall not bind the arbitrator. The arbitrator's findings, reasoning, decision and award shall be set forth in writing and shall be based upon and be consistent with the law of the jurisdiction that applies to the loan or other agreement between Lender and me. The arbitrator must abide by all applicable laws protecting the attorney-client privilege, the attorney work product doctrine, or any other applicable privileges
- F. ENFORCEMENT AND APPEAL OF DECISION. The decision and judgment of the arbitrator shall be final, binding and enforceable in any court having jurisdiction over the parties and the dispute; however, for Covered Claims resulting in an award of \$100,000 or more (including costs and attorneys' fees), any party may appeal the award, at its own cost, except as provided by law, to a three-arbitrator panel appointed by the AAA (or JAMS). That panel will reconsider from the start any aspect of the initial award that either party asserts was incorrectly decided. The decision of the panel shall be by majority vote and shall be final and binding, except as provided below. The arbitrator's (or panel's) findings, decision and award shall be subject to judicial review on the grounds set forth in 9 U.S.C. § 10, as well as on the grounds that the findings, decision and award are manifestly inconsistent with the terms of this Arbitration Agreement and any applicable laws or rules.
- G. LIMITATION OF PROCEEDINGS. Lender and I further agree that the arbitrator will be restricted to resolving only the claims, disputes or controversies between Lender and me and the other parties covered by this particular Agreement (and not by similar agreements). Arbitration is not available and shall not be conducted on a class-wide basis or consolidated with other claims or demands of other persons. I agree not to participate in a representative capacity or as a member of any class of claimants pertaining to any Covered Claim. To the extent that this class action waiver provision is found to be unenforceable, then the entirety of this Arbitration Agreement shall be null and void. The determination of the validity of the enforceability of this class action waiver is to be made by the court and not the arbitrator.



Account Number

- Main Document Page 18 of 25

 H. LIMITATION OF ARBITRATOR'S AUTHORITY. The arbitrator may award punitive damages only under circumstances where a court of competent jurisdiction could award such damages. In awarding any punitive damages, the arbitrator must abide by all applicable state and federal laws regarding the amount of such damages, and the arbitrator must state the precise amount of the punitive damages award. The arbitrator must also conduct a post-award review of any punitive damages, allowing the parties the same procedural rights and using the same standards and guidelines that would apply in a judicial proceeding in the state where the arbitration is conducted. The arbitrator may award injunctive relief that would benefit either Lender or me in connection with resolving a Covered Claim between Lender and me, but the arbitrator may not award injunctive relief for the benefit of other persons or groups of persons who are not named parties to the arbitration proceeding.
- I. LOCATION OF THE ARBITRATION. The arbitration will take place in the county where I live unless Lender and I agree to another location. If Lender and I agree, all or a portion of the arbitration proceedings can be conducted by telephone conference.
- J. FORUM SELECTION CLAUSE. If either Lender or I need to file a lawsuif to enforce this Arbitration Agreement or to pursue claims that either may or may not be arbitratable under this Arbitration Agreement, the exclusive venue for that suit will be a state court located in the county in which Lender's address set forth above is located or where I sign this Arbitration Agreement, or in the federal court covering that county, unless the governing law requires suit to be filed in another location.
- K. ENFORCEMENT IN COURT. Nothing in this Arbitration Agreement shall prevent either Lender or me from enforcing all rights under this Arbitration Agreement if a Covered Claim is filed in court.

OTHER IMPORTANT AGREEMENTS. Lender and I agree:

- This Arbitration Agreement does not affect any applicable statute of limitations or repose or any claims of privilege recognized at law in the jurisdiction that applies to the loan, the Agreement or any other agreement between Lender and me, which an arbitrator is bound to
- apply. B. The loan and insurance transactions between Lender and me and other applicable parties are transactions involving interstate commerce,
- using funds and other resources from outside the state.

 C. The Federal Arbitration Act applies to and governs this Arbitration Agreement. State arbitration laws and procedures shall not apply to
- D. This Arbitration Agreement applies to and runs to the benefit of Lender's and my assigns, successors, executors, heirs, and/or representatives.
- If any term of this Arbitration Agreement, other than the class action waiver described in subsection G. above, is unenforceable, the
- remaining terms are severable and enforceable to the fullest extent permitted by law.

 F. This Arbitration Agreement supersedes any prior arbitration agreement that may exist between Lender and me and can only be modified
- G. This Arbitration Agreement applies even if my loan has been cancelled, changed, modified, refinanced, paid in full, charged off, or discharged or modified in bankruptcy.

AGREE TO READ THIS ARBITRATION AGREEMENT CAREFULLY, BECAUSE IT LIMITS CERTAIN OF MY RIGHTS, TO THE EXTENT PERMITTED BY LAW, INCLUDING MY RIGHTS TO BRING A COURT ACTION, TO HAVE A TRIAL BY JURY, AND TO PARTICIPATE IN A CLASS ACTION OR CLASS ARBITRATION. BY SIGNING THIS AGREEMENT, I ACKNOWLEDGE THAT I HAVE READ AND RECEIVED A COPY OF THIS ARBITRATION AGREEMENT AND AGREE TO BE BOUND BY ALL OF ITS TERMS.

UXARB1 (07-15-12)

D. ENTIRE AGREEMENT/NOTICES/SIGNATURE

ENTIRE AGREEMENT. This Agreement contains the entire agreement of the parties with regard to the subject matter hereof, and no party hereto has relied upon any representations except such as are specifically set forth herein. This Agreement cannot be modified in any respect except by an amendment in writing signed by the parties. All notices under this Agreement shall be in writing and directed to the parties at the addresses shown at the beginning of this Agreement or to such other addresses as a party may specify by notice given in accordance with this paragraph.

BY SIGNING BELOW, I SIGNIFY THAT I HAVE READ, UNDERSTOOD, AND AGREED TO THE TERMS AND CONDITIONS OF THIS AGREEMENT, INCLUDING THE ARBITRATION AGREEMENT THAT PROVIDES, AMONG OTHER THINGS, THAT EITHER LENDER OR I MAY REQUIRE THAT CERTAIN DISPUTES BETWEEN US BE SUBMITTED TO BINDING ARBITRATION. IF LENDER OR I ELECT TO USE ARBITRATION, WE AGREE THAT WE WILL HAVE THEREBY WAIVED OUR RIGHTS TO TRIAL BY JURY OR JUDGE, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, THAT THE DISPUTE WILL BE DECIDED BY AN ARBITRATOR, AND THAT THE DECISION OF THE ARBITRATOR WILL BE FINAL. ARBITRATION WILL BE CONDUCTED PURSUANT TO THE RULES OF THE AMERICAN ARBITRATION ASSOCIATION, EXCEPT AS OTHERWISE PROVIDED IN THE ARBITRATION AGREEMENT. UXARB2 (07-15-12)

agree that, on or before the date on page 1 hereof ("the Date of Agreement"), I have received and read a fully completed, legible copy of all of the documents comprising this Agreement, California Insurance Notice (if applicable), Credit Score Notice (if applicable) and the Privacy Notice and agree to be bound thereby.

$\rightarrow 00$		11 1 0	
× Multiples	_	Borrower NEDRA SNEED	L.S
X Witness	_	XCo-Borrower	L,S
XCo-Maker	L.S.	XCo-Maker	L.s
Print Name:	_	Print Name:	

FOR INFORMATION, CONTACT THE DEPARTMENT OF BUSINESS OVERSIGHT, STATE OF CALIFORNIA.

Account Number SPRINGLEAF FINANCIAL SERVICES, INC.

PERSONAL PROPERTY APPRAISAL FORM

(These are the only acceptable items to be used as personal property security. DO NOT USE ANY OTHER ITEMS). Business Property or Equipment cannot be included as security.

	SCHEDULE A	
ITEM	SIZE/MODEL	VALUE
Bicycle	KHS MOUNTAIN BIKE	450
Camcorder	SANYO	250
Desktop/Laptop Computer	HP	950
Television (Secondary)	FLAT SCREEN SAMSUNG	1450
	SCHEDULE A VA	LUE TOTAL \$ 3100
	COULDAN - D	
purchase money collateral reta refinanced.	SCHEDULE B are being purchased with the proceeds of this ined from a retail contract or revolving credit at D WITH THE PROCEEDS OF THE CREDIT TRANS	agreement which is being
	TOR RETAINS A PURCHASE MONEY SECURITY	
ITEM	SIZE/MODEL	VALUE
	SCHEDULE B VA	LUE TOTAL \$
Items described in Schedule C are as security.	being purchased with the proceeds of this credit tra	nsaction OR are being used
ITEM	SIZE/MODEL	
used in any way in my (our) emple	s listed on this Personal Property Appraisal Form are opyment, are not essential for my (our) welfare, and t	e owned by me (us), are no that the total value of goods
used as security on this credit trans	The state of the s	
Mules Vertiness	BORROWER	
SEPTEMBER 13, 2013		
DATE	JOINT BORROWER	

SR0291 (04-14-13) Personal Property Appraisal

EXHIBIT B DEBTOR'S SCHEDULES B AND C

Casse 11: 1144 bbk -1122330077-NWIT

Door 298 Filtert 1099/1266/1144 Einterrect 1099/1266/1144 1165:4510 1135 Deesso: Weein Door unrentt Pragge 271 of 1525

B6B (Official Form 6B) (12/07)

In re	Nedra Sneed		Case No	1:14-bk-12307
_	Debtor	-,		

SCHEDULE B - PERSONAL PROPERTY

Except as directed below, list all personal property of the debtor of whatever kind. If the debtor has no property in one or more of the categories, place an "x" in the appropriate position in the column labeled "None." If additional space is needed in any category, attach a separate sheet properly identified with the case name, case number, and the number of the category. If the debtor is married, state whether husband, wife, both, or the marital community own the property by placing an "H," "W," "J," or "C" in the column labeled "Husband, Wife, Joint, or Community." If the debtor is an individual or a joint petition is filed, state the amount of any exemptions claimed only in Schedule C - Property Claimed as Exempt.

Do not list interests in executory contracts and unexpired leases on this schedule. List them in Schedule G - Executory Contracts and Unexpired Leases.

If the property is being held for the debtor by someone else, state that person's name and address under "Description and Location of Property." If the property is being held for a minor child, simply state the child's initials and the name and address of the child's parent or guardian, such as "A.B., a minor child, by John Doe, guardian." Do not disclose the child's name. See, 11 U.S.C. §112 and Fed. R. Bankr. P. 1007(m).

	Type of Property	N O Description and Location of Property E	Husband, Wife, Joint, or Community	Current Value of Debtor's Interest in Property, without Deducting any Secured Claim or Exemption
1.	Cash on hand	Cash on hand - less than	-	50.00
2.	Checking, savings or other financial	Chase checking account balance less than	-	2,600.00
	accounts, certificates of deposit, or shares in banks, savings and loan, thrift, building and loan, and	Chase savings acount balance less than	-	300.00
	homestead associations, or credit unions, brokerage houses, or	Bank of America Checking balance less than	-	250.00
	cooperatives.	Bank of America Savings balance less than	-	25.00
3.	Security deposits with public utilities, telephone companies, landlords, and others.	Security deposit held by landlord Location: In Landlord's possession	-	350.00
4.	Household goods and furnishings, including audio, video, and computer equipment.	Used household goods and furnishings Location: Debtor's Residence	-	3,000.00
5.	Books, pictures and other art objects, antiques, stamp, coin, record, tape, compact disc, and other collections or collectibles.	X		
6.	Wearing apparel.	Misc used clothing Location: Debtor's Residence	-	1,500.00
7.	Furs and jewelry.	Misc used jewelry Location: Debtor's Residence	-	1,000.00
8.	Firearms and sports, photographic, and other hobby equipment.	X		
9.	Interests in insurance policies. Name insurance company of each	WRL Whole Life Insuance Policy - Cash Surrender Value Less Than \$1200	-	1,200.00
	policy and itemize surrender or refund value of each.	Term life insurance policy through employer -believed no liquidatable value	-	0.00
10.	Annuities. Itemize and name each issuer.	X		
		(То	Sub-Totatal of this page)	al > 10,275.00

Casse 11: 1144-bbk-1122330077-bWIT

Door 228 Friterd 025/1266/1144 EEntereed 025/1266/1144 1165:4510 1135 Deesso Waim Door unternt Pragge 222 of 1525

B6B (Official Form 6B) (12/07) - Cont.

In re	Nedra Sneed	Case No. <u>1:14-bk-12307</u>
		:

Debtor

SCHEDULE B - PERSONAL PROPERTY

(Continuation Sheet)

	Type of Property	N O N E	Description and Location of Property	Husband, Wife, Joint, or Community	Current Value of Debtor's Interest in Property, without Deducting any Secured Claim or Exemption
11.	Interests in an education IRA as defined in 26 U.S.C. § 530(b)(1) or under a qualified State tuition plan as defined in 26 U.S.C. § 529(b)(1). Give particulars. (File separately the record(s) of any such interest(s). 11 U.S.C. § 521(c).)	X			
12.	Interests in IRA, ERISA, Keogh, or other pension or profit sharing plans. Give particulars.		401k through employer - balance less than	-	22,000.00
13.	Stock and interests in incorporated and unincorporated businesses. Itemize.	X			
14.	Interests in partnerships or joint ventures. Itemize.	X			
15.	Government and corporate bonds and other negotiable and nonnegotiable instruments.	X			
16.	Accounts receivable.		Debtor's aunt owes her \$500. She does not expect to be paid	-	500.00
17.	Alimony, maintenance, support, and property settlements to which the debtor is or may be entitled. Give particulars.	X			
18.	Other liquidated debts owed to debtor including tax refunds. Give particulars.	X			
19.	Equitable or future interests, life estates, and rights or powers exercisable for the benefit of the debtor other than those listed in Schedule A - Real Property.	X			
20.	Contingent and noncontingent interests in estate of a decedent, death benefit plan, life insurance policy, or trust.	X			
21.	Other contingent and unliquidated claims of every nature, including tax refunds, counterclaims of the debtor, and rights to setoff claims. Give estimated value of each.	X			
			(Total	Sub-Total of this page)	al > 22,500.00

Sheet 1 of 2 continuation sheets attached to the Schedule of Personal Property

Casse 11: 1144 bbk 1122330077 HWIT

Door 23 FFileed 035/126/1144 Eintereed 035/126/1144 1165/4510 1135 Deesso Waim Door unterit Pragge 238 of 525

B6B (Official Form 6B) (12/07) - Cont.

In re	Nedra Sneed	Case No.	1:14-bk-12307

Debtor

SCHEDULE B - PERSONAL PROPERTY

(Continuation Sheet)

	Type of Property	N O N E	Description and Location of Property	Husband, Wife, Joint, or Community	Current Value of Debtor's Interest in Property, without Deducting any Secured Claim or Exemption
22.	Patents, copyrights, and other intellectual property. Give particulars.	Х			
23.	Licenses, franchises, and other general intangibles. Give particulars.	Х			
24.	Customer lists or other compilations containing personally identifiable information (as defined in 11 U.S.C. § 101(41A)) provided to the debtor by individuals in connection with obtaining a product or service from the debtor primarily for personal, family, or household purposes.	X			
25.	Automobiles, trucks, trailers, and other vehicles and accessories.		3 Ford Edge 3000 mi cation: 20220 Sorrento Lane #306, Porter Ranch CA 326	-	31,794.00
26.	Boats, motors, and accessories.	Х			
27.	Aircraft and accessories.	Х			
28.	Office equipment, furnishings, and supplies.	X			
29.	Machinery, fixtures, equipment, and supplies used in business.	X			
30.	Inventory.	Χ			
31.	Animals.	Χ			
32.	Crops - growing or harvested. Give particulars.	X			
33.	Farming equipment and implements.	X			
34.	Farm supplies, chemicals, and feed.	Х			
35.	Other personal property of any kind not already listed. Itemize.	Х			

 $\begin{tabular}{ll} Sub-Total > & 31,794.00 \\ (Total of this page) & & \end{tabular}$

(Total of this page)

Total >

64,569.00

Sheet 2 of 2 continuation sheets attached to the Schedule of Personal Property

(Report also on Summary of Schedules)

B6C (Official Form 6C) (4/13)

11 U.S.C. §522(b)(3)

to be paid

In re	Nedra Sneed			Case No	1:14-bk-12307	
•		Debtor	_,			

SCHEDULE C - PROPERTY CLAIMED AS EXEMPT

Debtor claims the exemptions to which debtor is entitled under:

(Check one box)

11 U.S.C. §522(b)(2)

Check if debtor claims a homestead exemption that exceeds

\$155,675. (Amount subject to adjustment on 4/1/16, and every three years thereafter with respect to cases commenced on or after the date of adjustment.)

Value of Current Value of Specify Law Providing Each Exemption Description of Property Claimed Property Without Exemption Deducting Exemption Cash on Hand Cash on hand - less than C.C.P. § 703.140(b)(5) 50.00 50.00 Checking, Savings, or Other Financial Accounts, Certificates of Deposit Chase checking account balance less than C.C.P. § 703.140(b)(5) 2.600.00 2.600.00 C.C.P. § 703.140(b)(5) 300.00 300.00 Chase savings acount balance less than Bank of America Checking balance less than C.C.P. § 703.140(b)(5) 250.00 250.00 Bank of America Savings balance less than C.C.P. § 703.140(b)(5) 25.00 25.00 <u>Security Deposits with Utilities, Landlords, and Others</u> Security deposit held by landlord C.C.P. § 703.140(b)(5) 350.00 350.00 Location: In Landlord's possession Household Goods and Furnishings Used household goods and furnishings C.C.P. § 703.140(b)(3) 3,000.00 3,000.00 Location: Debtor's Residence Wearing Apparel Misc used clothing C.C.P. § 703.140(b)(3) 1,500.00 1,500.00 Location: Debtor's Residence Furs and Jewelry C.C.P. § 703.140(b)(4) 1,000.00 1,000.00 Misc used jewelry Location: Debtor's Residence Interests in Insurance Policies WRL Whole Life Insuance Policy - Cash Surrender C.C.P. § 703.140(b)(8) 1,200.00 1,200.00 Value Less Than \$1200 Interests in IRA, ERISA, Keogh, or Other Pension or Profit Sharing Plans 401k through employer - balance less than 11 U.S.C. § 522(b)(3)(C) 22,000.00 22,000.00 Accounts Receivable Debtor's aunt owes her \$500. She does not expect C.C.P. § 703.140(b)(5) 500.00 500.00

Total: 32,775.00 32,775.00

PROOF OF SERVICE OF DOCUMENT

am over the a	ige of 18 and	d not a party to th	iis bankruptcy ca	se or adversary proceed	ing. My	business address is
---------------	---------------	---------------------	-------------------	-------------------------	---------	---------------------

1230 Columbia St. Ste 1100 San Diego, CA 92101

A true and correct copy of the foregoing document entitled: NOTICE OF MOTION AND MOTION TO AVOID LIEN

JNDER 11 U.S.C		PERTY) will be serve	d or was served (a) on the judge in chambers in the
1. TO BE SERVE Orders and LBR, 09/26/2014 , I closed following persons (x) Elizabeth Ro	ED BY THE COURT VIA NO the foregoing document will necked the CM/ECF docket	be served by the court for this bankruptcy cas lotice List to receive NE	IC FILING (NEF): Pursuant to controlling General via NEF and hyperlink to the document. On (date) e or adversary proceeding and determined that the EF transmission at the email addresses stated below:
			Service information continued on attached page
On (<i>date</i>) <u>9/26/</u> case or adversary irst class, postag	proceeding by placing a tru	ie and correct copy the s follows. Listing the jud	es at the last known addresses in this bankruptcy reof in a sealed envelope in the United States mail, dge here constitutes a declaration that mailing to it is filed.
Springleaf F PO Box 325	inancial	c) CA SOS Registered Springleaf Financial S c/o CT Corporation S 818 West Seventh St	ystem
			☐ Service information continued on attached page
or each person of collowing persons such service methods	rentity served): Pursuant to and/or entities by personal o od), by facsimile transmission	o F.R.Civ.P. 5 and/or co delivery, overnight mail on and/or email as follo	SIMILE TRANSMISSION OR EMAIL (state method ontrolling LBR, on (date) 9/26/2014 , served the service, or (for those who consented in writing to ows. Listing the judge here constitutes a declaration oleted no later than 24 hours after the document is
United States 21041 Burba	n Tighe (Judge's Copy) s Bankruptcy Court nk Blvd, Ste 324 / Ctrm 302 lls, CA 91367		
			Service information continued on attached page
declare under pe	enalty of perjury under the la	ws of the United States	s that the foregoing is true and correct.
09/26/2014	Nicole Dominguez		/s/ Nicole Dominguez
Date	Printed Name		Signature